

Docket No.: 242901US8

## OBLON SPIVAK MCCLELLAND MAIER & NEUSTADT P.C.

ATTORNEYS AT LAW

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

RE: Application Serial No.: 09/960,100

Applicants: Katsuki SUEMATSU, et al.

Filing Date: September 20, 2001

For: METHOD OF PRODUCING FERRULE AND

**FERRULE** 

Group Art Unit: 2877

Examiner: KIANNI, Kevin C.

SIR:

Attached hereto for filing are the following papers:

## LETTER SUBMITTING DRAWING REPLACEMENT SHEETS (S) Replacement Drawing Sheets (2)

Our credit card payment form in the amount of \$0.00 is attached covering any required fees. In the event any variance exists between the amount enclosed and the Patent Office charges for filing the above-noted documents, including any fees required under 37 C.F.R 1.136 for any necessary Extension of Time to make the filing of the attached documents timely, please charge or credit the difference to our Deposit Account No. 15-0030. Further, if these papers are not considered timely filed, then a petition is hereby made under 37 C.F.R. 1.136 for the necessary extension of time.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND,

MAIER & NEUSTADT, P.C.

Bradley D. Lytle

Registration No. 40,073 Joseph A. Scafetta, Jr. Registration No. 26, 803

Customer Number 22850

(703) 413-3000 (phone) (703) 413-2220 (fax) Docket No.:

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## PATENT AND TRADEMARK OFFICE IN THE UNITED S

IN RE APPLICATION: Katsuki SUEMATSU, et al.

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EXAMINER: KIANNI, K.

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## LETTER SUBMITTING REPLACEMENT DRAWING SHEET(S)

COMMISSIONER FOR PATENTS Alexandria, VA 22313

SIR:

Responsive to the below indicated communication, the following drawing sheets are submitted herewith:

2 Replacement Drawing Sheets	☐ New Drawing Sheets
Official Action dated Notice of Allowance/Issue Fee dated _May 21, 2004_	
Other dated	
The shows a sufference difference and a include the fellowing.	

The changes and/or modifications made include the following:

The new drawings remove the symbol "(1e)" from Figure 1, and substitute the incorrectly labelled symbol "1c" with the proper label number "1e" in Figure 12. The comment made in Paper No. 6 regarding the objection to Figure 1, appears to be incorrect as the objection states that a change should be made to Figure 1 to include the feature "1e" in Figure 1. However, the language discussed in the Office Action is actually directed to Figure 12 (see e.g., paragraph 5 of paper 6) referring to line 15 of page 1 and incorrectly referring to Figure 1. However, page 1, line 15 is actually discussing Figure 12.

Respectfully Submitted,

OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, P.C.

Bradley D. Lytle

Registration No. 40,073

Joseph A. Scafetta, Jr. Registration No. 26, 803

Customer Number

Tel. (703) 413-3000 Fax. (703) 413-2220 (OSMMN 06/04)